

More News from the Great Reduction Sale of Women's Garments

During this sale particular attention is called to the sale of Suits, consisting of one and two models of a kind. These Suits are all high-class garments greatly reduced for clearance.

No great variety, but one and two Suits of a kind for your selection. You will be pleased with the stylishness of these garments and more than pleased at the remarkable sale prices.

There is every reason why you can find what you want in this lot, and at a surprisingly low price.

- Plain Tailored Imported Chiffon Broadcloth Suit. The original price was \$40.00. **\$25.00**
The sale price is \$25.00.
- Fancy Tailored Suit in chiffon broadcloth. Elegantly trimmed in elaborate braided designs. Originally priced at \$50.00. The sale price is **\$25.00**
- Strictly Tailored Suit, in imported chiffon broadcloth. Self-colored linings. Original price \$40.00. The sale price is **\$25.00**
- Three-Piece Suit in glaze and chiffon broadcloth, handsomely braided and trimmed in jet and crocheted buttons. Original price \$55.00. The sale price is **\$35.00**
- Black Beatrice Broadcloth Suit, extra long coat, braided with fastenings of heavy crocheted frogs. Original price \$55.00. The sale price is **\$35.00**
- Broadcloth Tailored Suit, trimmed in self-colored bands of cloth. Were \$45.00. **\$25.00**
The sale price is \$25.00.
- Gray Voile Dresses, formerly priced at \$37.50. **\$19.98**
Sale price now \$19.98.
- An Elegant Cerise Gown, formerly selling at \$75. **\$40.00**
Sale price now \$40.00.
- Beautiful Gown of autumn rose, formerly marked at \$100.00. Sale price **\$50.00**
now \$50.00.

Miller & Rhoads

CLUB MAY MOVE FINAL NOTE ON TO AMERICAN BANK UNION OF CITIES

Membership of Business Men's Organization to Vote for Larger Quarters.

Notices were mailed yesterday calling a general meeting of the membership of the Business Men's Club to be held in the rooms of the club on the top floor of the Bank of Richmond building, on Friday afternoon at 5 o'clock. The question for consideration by members will be the desirability of leasing new quarters on the top floor of the new American National Bank Building at Tenth and Main Streets, which completed.

The bank has made an offer to the directors of the club to arrange for club purposes the entire top floor of the new building, including the floor space of the present building and the annex. Plans have also been drawn for the construction of a kitchen on the roof, thus giving additional space for the club rooms, and keeping all odors of cooking out of the building. If the offer is accepted it will more than double the floor space of the club, and give opportunity for arranging private dining-rooms and meeting rooms for various commercial organizations, which now make heavy demands on the club.

At a meeting of the board of directors of the club on Tuesday, it was decided to restore the original initiation fee of \$25, dating from January 15. The action was taken in view of the greatly increased patronage of the club restaurant, due to the large increase in membership.

MOST PROSPEROUS YEAR

Stockholders of German-American Banking and Building Co. Hold Annual Meeting.

Stockholders of the German-American Banking and Building Company held their annual meeting at 1 o'clock yesterday afternoon in the company's offices in the Ebel Building. Fritz Sitterding, president, made his annual report, showing that the company had just completed the most prosperous year in its existence. The question of increasing the capital of the company was considered, and a special committee of five members was appointed to look into the matter and to make a report to a called meeting of the stockholders.

Directors were elected as follows: Fritz Sitterding, J. D. Carnell, Robert Lecky, Jr., J. M. Pourquet, H. T. Grimm, Thomas N. Carter and Charles K. Willis. At the meeting of the directors the following officers were elected: Fritz Sitterding, president; J. D. Carnell, vice-president; Charles K. Willis, secretary and treasurer, and Thomas N. Carter, counsel.

WILL EXPLAIN PLAN FOR CONSOLIDATION OF SCHOOLS

The joint committee of members of the faculties of the University College of Medicine and the Medical College of Virginia, which is considering plans for the consolidation of the two schools, has tonight appointed Dr. Stuart McGuire and Dr. George Ben Johnston to appear before the Chamber of Commerce to-night, when a proposition will be submitted to-night.

Price Whittling

Isn't it all to our liking, but a dollar in hand is worth two on the shelf. Your bank pays you 4 per cent. interest at the most. Bring your money here and 'twill earn 40 per cent. in added value.

- \$30.00 and \$35.00 Suits and Overcoats. **\$23.75**
\$25.00 and \$27.50 Suits and Overcoats. **\$18.75**
\$20.00 and \$22.50 Suits and Overcoats. **\$13.75**
Evening Suits, Frocks or Tuxedos, \$35 grades, **\$23.75**

Jacobs & Levy

The Shop of Quality.

WARRIOR'S SERVANT GIRL SET HOME PRESERVED FIRE TO RESIDENCE

Violent Protest Follows Resolution That It Be Forthwith Dismantled.

BAR ASSOCIATION SPEAKS CHARGED NOW WITH ARSON

John Rutherford Calls Attention to Strong Action Taken by Lawyers.

After Being Placed Under Arrest, Servant Admits Other Incendiary Work.

Violent protests were filed yesterday by many citizens and organizations against the resolution which the City School Board sent to the Board of Aldermen Tuesday night, recommending that the old home of Chief Justice John Marshall, which adjoins the John Marshall High School, be condemned and dismantled. The resolution is now in the hands of the Council Committee on Finance.

At the meeting of the Virginia State Bar Association, Hot Springs in Arkansas, resolutions were adopted urging that the building be preserved. The action of the State Bar Association was submitted to the City Bar Association by its president at its quarterly meeting in October and approved.

Mr. Rutherford, president of the Bar Association of the city of Richmond, said yesterday, in speaking of the resolution, "The Times-Dispatch, to protest in the name of the State Bar Association, as well as in the name of the City Bar Association, that the City Board of Aldermen, against any removal of the John Marshall house. Of the five great men whose names are on the building, three were born in this city. The Council will not permit the destruction of this interesting and ancient dwelling."

Bar Association Resolution.

The resolution adopted by the State Bar Association, and endorsed and adopted by the City Bar Association follows:

"Resolved, That it is the sense of the members of the Virginia State Bar Association that it would be a serious error for the City of Richmond to permit any changes in the residence of Chief Justice Marshall, corner Ninth and Marshall Streets, in that city, except such as are necessary to preserve it and render it less subject to danger from fire; and that this association, therefore, heartily endorses the resolution of the School Board of Richmond city to that effect offered by Mr. Arthur B. Clarke and adopted by the Board of Aldermen at its recent meeting July 19, 1919, a copy of which is hereto attached."

First Wanted It Saved.

The resolution of Arthur B. Clarke, passed by the School Board of the city of Richmond on July 19 last referred to, reads as follows: "Resolved, That the residence of one of the Virginia's most distinguished sons, Chief Justice John Marshall, is on the High School lot, and that the building is in a state of ruin and is a menace to the safety of the new building, and that the City Board of Aldermen, therefore, be and they are hereby resolved to take into consideration the best mode of rendering the building permanent and safe, and they are hereby authorized to call on an architect and present such recommendations to this board as they may deem best."

Since that time the School Board at this point has been in a state of confusion, and the City Board of Aldermen, at its recent meeting, sent to the City Council the following resolution:

"Whereas the Building Inspector in a communication to this board has stated that the building in its present condition is unsafe, and unless immediately repaired will be a menace to the safety of the new building, and that the City Board of Aldermen, therefore, be and they are hereby resolved to take into consideration the best mode of rendering the building permanent and safe, and they are hereby authorized to call on an architect and present such recommendations to this board as they may deem best."

"Eyesore and Menace."

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To Preserve Marshall Home.

The associate president of the Association for the Preservation of Virginia Antiquities, Mrs. J. Taylor Blyden, has called a meeting of the association for noon to-day, in the rooms of the Virginia Historical Society, to give a vigorous protest against the City Board of Aldermen for its demolition of the John Marshall house, at the corner of Ninth and Marshall Streets.

Mrs. Blyden said that all members of the association, realizing the importance of preserving and caring for the old home of the Commonwealth, and the fact that the building is a monument to the people of Richmond and Virginia, Chapter of U. D. C. Protest.

At the meeting of Richmond Chapter, United Daughters of the Confederacy, held in Lee Camp Hall yesterday morning, a resolution was adopted, expressing the opinion of the members of the chapter that the building is a monument to the people of Richmond and Virginia, Chapter of U. D. C. Protest.

Colonial Dames Protest.

The Colonial Dames, with every other patriotic body of women in Richmond in condemnation of the action of the School Board, and in an appeal to the City Board of Aldermen, to restore the building to its original condition, and to make it a memorial to the people of Richmond and Virginia.

JUSTICE GRIGGS PRESIDES

Richard Thorpe and Napoleon Bruner Sent to Jail for Stealing Clothes.

Justice Wilbur J. Griggs presided in the Police Court yesterday morning, instead of Justice Crutchfield, who was absent on account of a death in his family. Justice Griggs was appointed by the Council to fill the vacancy of Adon A. Yoder, charged with criminal libel, and by virtue of his appointment he now second in rank among the justices.

John Harris, colored, who appeared on a charge of stealing coal from the Seneca Air Line Railway Company, was sentenced to thirty days in jail.

Harry Jones, charged with stealing candy from Allen & Smith Company, C. Caselovitch, who is charged with receiving the stolen candy, and Evan Payne, colored, who is suspected of having been engaged in the transaction, appeared, but the cases were continued to January 18.

Marriage Licenses.

Marriage licenses were issued yesterday in the Hustings Court to Caldwel M. Tate and Beulah E. Johnson, and to John W. Ailey and Cora Blanche Redford.

Mrs. Sims Caught Her in Act, Extinguished Blaze and Then Called Police.

After having burned two stables and twice started two other fires, the house of her employer, C. W. Sims, 1106 North Twenty-third Street, Annie Lee Burrell, a fourteen-year-old colored servant girl, was discovered by Mrs. Sims last night in the act of setting the house afire again.

The girl had piled a lot of paper and rubbish in a small attic in the top of the house and struck a match to it, when Mrs. Sims, smelling smoke, saw the girl going down stairs to her room. She called out to her. She replied that she had carried some wood upstairs, and turned back to look and to see what Mrs. Sims was doing. She watched the girl's gaze, and ran back upstairs, rushing into the room from whence she had just come. There was a bright blaze, which threatened every moment to spread through the room and destroy the house. The girl, however, when she returned to the front room downstairs.

Following the other fires so closely, Mr. Sims' suspicion was aroused, and he telephoned to the First Police Station for an officer. The officer, Gearing, answered the summons. He went to the house, and learning the facts, placed the girl under arrest and took her to the police station. She had started. At first she strongly denied all knowledge of the origin of the fire, but, broken down and admitted that she was the incendiary. Then she admitted having caused the fire by lighting a match for some time. Recently she had set the stable and an outside shop afire by lighting a match in the kitchen. More recently the kitchen had been set afire. Some time previously to these fires, the origin never being discovered.

Mr. Sims began to fear that some unknown person was doing mischief to his property, and Mrs. Sims was distressed with terror. She wanted to move, but felt that some night the house and family would be wrecked by incendiaries. The family lived in constant dread, until yesterday afternoon, when the girl, under arrest, was taken to the police station. She is now in the city jail, and the girl faces several charges, to all of which she has confessed.

Resume Pharmacy Classes.

Dr. A. Bollenbaugh, of the pharmaceutical department of the University College of Medicine, who was sent to Philadelphia to procure equipment for carrying on instruction in that department, telegraphed yesterday that he will arrive here in time to be installed before Monday.

Electrical Inspector Qualifies.

Thomas Bowery qualified yesterday before City Clerk Beall as inspector in the electrical department.

BRILLIANT CONCERT

Miss Larrabee, Pianiste, at the Jefferson Auditorium To-Morrow Night.

The piano recital to be given to-morrow night, Friday, January 14, at the Jefferson Auditorium, by Miss Florence Larrabee, who introduced to the city a young artist who has attracted most favorable attention wherever she has appeared.

Miss Larrabee will be assisted by Miss Jean Greenway Trigg, contralto, and Miss Judith Joyce Bishop, violinist.

Tickets may be secured by applying to the Cable Piano Co., 213 East Broad Street.

The following is an appreciative account from the Petersburg Index-Appel of a concert given in Petersburg last Wednesday night by these young artists:

"The places of broken rail and the Les were in evidence and identified by the corner. The testimony was to the effect that there was a concealed defect in the rail, which could not have been discovered before the accident, and they were of the opinion that this was the cause of the accident. The two examined and shown to be good and strong.

The roadbed was shown to be in good condition and constantly inspected. The rail in use is considered the best on the market. Among those who testified were experts from the Baltimore and Ohio and Atlantic Coast Line Railroad.

Mr. Lynch as Alderman.

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\$16.00 for Suits Worth up to \$28. \$16.00 for Overcoats Worth up to \$28.

The choicest stock of Suits and Overcoats in Richmond at the above reductions.

Reduced Prices on Fur-Lined Overcoats.
Reduced Prices on Boys' and Children's Goods.
Reduced Prices on Men's Hats.

Gans-Rady Company.

TRAP CAR SERVICE RULES MODIFIED

Chesapeake and Ohio to Increase Benefits to Freight in 5,000 Pound Lots.

In an order issued by the Chesapeake and Ohio yesterday the trap car service, which becomes effective January 15, will be further modified as soon as the interstate commerce laws will permit. This new ruling will increase the benefits of the trap car service to include shipments of the first, second and third-class freight of 5,000 pound lots or more. The former order issued, which becomes effective Saturday, calls for 5,000 pounds or more of freight to be specially beneficial to jobs of this city in dry goods, hats, boots, shoes and notions.

The following order was issued from the office of E. D. Hotchkiss, general freight agent:

"The Chesapeake and Ohio Railway Company announces that, effective February 15, 1920, it will modify its trap car rules as follows:

Less than carload shipments aggregating 5,000 pounds or more of freight loaded into one car by a shipper at a warehouse or industry having a private or assigned siding upon the tracks of the Chesapeake and Ohio Railway Company within the switching limits of Richmond (switching rules of connecting lines permitting) will be switched to the forwarding freight station of the Chesapeake and Ohio Railway Company and distributed into other cars when necessary, for forwarding thence to destination on or via the Chesapeake and Ohio Railway Company, subject to the terms and conditions previously announced."

This order would become effective at once, but the interstate commerce laws require that thirty days' notice be given before any change can be made in rates and tariffs. This will make the new order effective February 15, one month from the date that the trap car service will be established by the Chesapeake and Ohio and the other lines.

WRECK DUE TO DEFECT IN RAIL.

Corporation Commission Investigating Disasters at Brown Summit.

[Special to The Times-Dispatch.]

RALEIGH, N. C., January 12.—The North Carolina Corporation Commission today conducted a searching investigation into the wreckage of a Southern Railway passenger train near Greensboro on December 15, 1919.

The coroner who conducted the investigation following the wreck and many prominent citizens have been called before the commission as witnesses for the Southern Railway.

The places of broken rail and the Les were in evidence and identified by the corner. The testimony was to the effect that there was a concealed defect in the rail, which could not have been discovered before the accident, and they were of the opinion that this was the cause of the accident. The two examined and shown to be good and strong.

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DR. M'GUIRE WILL ADDRESS CHAMBER

Commercial Aspects of Consolidation of Colleges to Be Discussed.

Besides the election of officers for the new year, the annual meeting of the Chamber of Commerce, to be held to-night, will take up the question of an automobile route between Tappahannock, in Essex county, and Milford, in Caroline county, brought to the attention of the chamber some time ago. The proposition is considered one of great importance, bringing to this city much of the trade of that rich farming and trucking country.

The meeting will be addressed by Dr. Stuart McGuire on the consolidation of the two medical colleges, and plans will be discussed for the establishment of a great institution here similar to those of Baltimore and New York. Dr. McGuire will speak principally of the commercial effect that such an institution would have on the community.

The recent condemnation of the John Marshall property by the Building Inspector will be one of the questions taken up, and some recommendation will probably be made as to its disposition. Reports will be read by President F. D. Williams, Business Manager William T. Dabney and other officers.

SUPREME COURT

The following cases were argued in the Virginia Supreme Court of Appeals yesterday:

Virginia Baking Company against Southern Biscuit Works. Fully argued by C. V. Meredith, for plaintiff in error, and A. W. Patterson, for defendant in error, and submitted.

H. P. Moore Lumber Corporation against Walker & Williams. Argued by J. S. Spence, for plaintiff in error, and R. T. Thorpe, for defendant in error, and submitted.

Bank against W. H. Power, for plaintiff in error, and C. Vernon Spratley, for defendant in error, and submitted.

The next cases to be called are: Leveaux vs. Leveaux; Petty, substitute trustee, vs. Moore's Brook; Chesapeake and Ohio Railway vs. Willis; National Cash Register Company vs. Norfolk Bank; and Martin vs. Martin, cases Nos. 25 to 41, inclusive, on the argument docket.

ERECT NEW PLANT

Richmond Forgings Corporation Will Move From Belle Isle to Acca.

Having outgrown its present location on Belle Isle, the Richmond Forgings Corporation has purchased the Ballard Farm, near Acca Station, on the Richmond, Fredericksburg and Potomac Railroad, as the site for a new plant which will be established.

Arrangements have been made by the corporation to erect the plant and gradually move the equipment from the present quarters until all the machinery is on the new site.

What They Testified.

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